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U.S. APPLICATION NO.	Γ	FIRST NAMED APPLICANT		ATTY. DOCKET NO.			
09/623	705			3525-95			
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NIXON & VANDER	RHYE BE ROAD 8	PCT/SE	PCT/SE00/01252				
1100 NORTH GLEBE ROAD 8TH FLOOR ARLINGTON, VA 22201			I.A. FILING DATE	PRIORITY DATE			
			15 JUN 00	16 JUN 99			
NOTIFICATI CONTAI	ON TO CO	OMPLY WITH REQUIREMENT CLEOTIDE SEQUENCE AND/OI DISCLOSURES	DATE MAILED: S FOR PATENT A R AMINO ACID S	29 MAR 2001 APPLICATIONS SEQUENCE			
America. The its deficiency noted	below and	ers under 35 U.S.C. 371 to enter the debelow, however, are missing. The avoid abandonment is set forth in the decide sequence disclosure containers in a disclosure as set forth in 37 C.	ne accompanying N	otification. does not comply			
 □ The application fails to comply with the requirements of 37 CFR 1.821-1.825. □ This application does not contain, a "Sequence Listing" as a separate part of the disclosure on paper copy or compact disc, as required by 37 CFR 1.821(c). □ A copy of the "Sequence Listing" in computer readable format has not been submitted as required by 37 CFR 1.821(e). □ A copy of the "Sequence Listing" in computer readable form has been submitted. The content of the computer readable form, however, does not comply with the requirements of 37 CFR 1.822 and/or 1.832, as indicated on the attached marked-up copy of the "Raw Sequence Listing." □ The computer readable form that has been filed with this application has been found to be damaged and/or unreadable as indicated on the attached CRF Diskette Problem Report. A substitute computer readable form must be submitted as required by 37 CFR 1.825(d). □ The paper copy or compact disc of the "Sequence Listing" is not the same as the computer readable form of the "Sequence Listing" as required by 37 CFR 1.821(e). □ Other:							
FOR QUESTIC CALL:	initial or su initial or su independent direction tatement that the same and the sa	by DE: by titute computer readable form (C) by titute paper copy or compact disc ecting its entry into the specification at the contents of the paper or compact, where applicable, include no ne (f), 1.821(g), 1.825(b) or 1.825(d) ARDING COMPLIANCE WITH The for Rules interpretation, for CRF submission help, for Patentln software help.	n. act disc and the core w matter, as require.	nputer readable form			

Barbara A. Campbell

Telephone: 703-305-3631

FORM PCT/DO/EO/920 (March 2001)

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U.S. APPLICATION NO.			FIRST NAMED APPLICANT		ATTY, DOCKET NO.				
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09/62370	Jo			INTERNA	TIONAL APPLICATION NO.				
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NOTIFICATIO	N OF MI	SSING REOU	TREMENTS UNDE	R 35 U.S.C. 3	71 IN THE UNITED				
NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)									
1 The following its	me have been	submitted by the	applicant or the IB to the U	Jnited States Paten	t and Trademark				
Office as	a Designated	Office (37 CFR 1	.494) an Elected Offi	ice (37 CFR 1.495):				
U.S. Bas	sic National Fe	e.	Indication of Small E	intity Status.					
Copy of	the internation	al application.	Translation of the int	ernational applicat	ion into English.				
Oath or	Declaration of	inventors(s).	Translation of Article	e 19 amendments i	nto English.				
Copy of	Article 19 am	endments.	Other:						
Priority	Document.								
The Inte	rnational Preli	minary Examinati	on Report in English and	its Annexes, if any	'. -1:-1-				
Translati	ion of Annexe	s to the Internation	nal Preliminary Examinati	on Report into Eng	gusn.				
-			- 25 II S C 271/f) but has	not filed the follo	wing indicated items and/or				
2. Applicant has	requested early	processing unde	National Fee and the con	v of the internation	wing indicated items and/or				
the indicated items in prior to 20 or 30 mor	paragraph 3 t	pelow. The Basic	Mattonai ree and the copy	y of the internation	al application must be filed				
prior to 20 or 30 mor	sic National F	ee.	Copy of the internati	ional application.					
<u> </u>			_						
3. The following ite	ms MUST be	furnished within t	he period set forth below	in order to comple	te the requirements for				
	11 C C 371.		glish. A processing fee w						
a. Trans	slation of the a	pplication into En	months from the priority	date					
lati	er than the app	propriate 20 or 30 Station is defective	for the reasons indicated	on the attached No	otice of Defective				
	onelation.								
□ b. Proce	essing fee for	providing the tran	slation of the application a	nd/or the Annexes	later than the				
	ista 20 s	- 20 months from	the priority date (37 CFR	1.492(f)).					
Coath or declaration of the inventors, in compliance with 37 CFR 1.49/(a) and (b), properly identifying									
the application (preferably by the International application number and international filing date). A surcharge will be required if submitted later than the appropriate 20 or 30 months from the priority									
4	• •								
ua ☐ Th	ne current oath	or declaration de	es not comply with 37 CF	R 1.497(a) and (b)) for the reasons				
_ :	discred on the	attached PCT/DC	/EO/917.						
d. Surci	harge for prov	iding the oath or	declaration later than the a	ppropriate 20 or 3	0 months from the				
pr	iority date (37	CED 1 402(a))							
Additional claim feet of \$ as a \subseteq large entity \subseteq small entity, including any required multiple dependent									
claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are due (37 CFR 1.492(g)). See attached PTO-875.									
5. Applicant has	not submitted	the required sequ	ence listing pursuant to 37	7 CFR 1.821-1.825	i. See attached				
PCT/DO/EO/920.									
	701		A AND S ABOVE MIS	T RE SURMITT	ED WITHIN TWO (2)				
			, 4 AND 5 ABOVE MUS						
MUNIES PRORITY	ATE FOR T	HE APPLICATI	ON, WHICHEVER IS L	ATER. FAILUR	E TO PROPERLY				
RESPOND WILL	RESULT IN	ABANDONMEN	т.						
				tension of time und	der the provisions of 37 CFR				
The time period set	above may be	extended by IIIII	g a pennon and ree for ex-		•				
1.136(a).									
6. If box 3a or 3c i	s checked, a t	ranslation of the A	nnexes MUST be submitt	ted no later than th	e time period set above or the norths from the priority date.				
Annexes will be car	celled. A pro	cessing fee will b	e required if submitted lat	rovided by the app	nonths from the priority date.				
Annexes will be cancelled. A processing fee will be required it submitted fater than 20 of 30 months from the provided of 30 months from the provided of 30 months from the provided of 30 months from the priority date.									
Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the									
address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)									
A copy of this notice MUST be returned with this response.									
	A copy of	of this notice	MUSI De reiume	ion	opomo.				
Enclosed: PCT	/DO/EO/917		otice of Defective Translat	1011					
☐ PTC	-875		CT/DO/EO/920	Barbara A. Can	npbell				
		2001)	- * Teleph	one: 703-305-36	31				

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